FILED
BILLINGS DIV.

## IN THE UNITED STATES DISTRICT COUNTY OF 22 AM 11 32

| FOR THE DIST                  | RICT OF MONTANA           | PAIRIUR E. Derigt, SLERK |  |
|-------------------------------|---------------------------|--------------------------|--|
| BILLING                       | GS DIVISION               | BY DEPUTY CLERK          |  |
| FREEMAN WILLIAM STANTON,      | )<br>CV-08-5              | 7-BU -RFC-CSO            |  |
| Petitioner,                   | )                         | , 20, 120 (20)           |  |
| vs.                           | )                         |                          |  |
|                               | ) ORDER ADOPTING FINDINGS |                          |  |
| SAM LAW, Warden of Crossroads | ) AND RE                  | AND RECOMMENDATIONS OF   |  |
| Correctional Center, et al.,  | ) U.S. MA                 | GISTRATE JUDGE           |  |
|                               | )                         |                          |  |
| Respondents.                  | )                         |                          |  |

On September 30, 2008, United States Magistrate Judge Carolyn Ostby entered her Findings and Recommendation (*Doc. 7*) with respect to Stanton's 28 U.S.C. § 2254 petition for writ of habeas corpus (*Doc. 1*). Magistrate Judge Ostby recommends that the petition be dismissed for lack of jurisdiction as a second or subsequent petition.

Upon service of a magistrate judge's findings and recommendation, a party has 10 days to file written objections. 28 U.S.C. § 636(b)(1)<sup>1</sup>. In this matter, Stanton filed an objection on October 14, 2008. Stanton's objections require this Court to make a *de novo* determination of those portions of the Findings and Recommendations to which objection is made. 28 U.S.C. § 636(b)(1).

Stanton offers eleven separate objections, none of which address Magistrate Judge

<sup>&</sup>lt;sup>1</sup>In prisoner cases, this Court extends the time to object to twenty days in order to take into account the Supreme Court's ruling in *Houston v. Lack*, 487 U.S. 266, 270-71 (1988), and the somewhat greater mailing time that is involved in sending documents into and out of a prison facility.

Ostby's conclusion that the instant § 2254 petition is a second or subsequent petition for which he has not been granted leave to file. After a de novo review, the Court determines the Findings and Recommendation of Magistrate Judge Ostby are well grounded in law and fact and adopts in their entirety.

Accordingly, IT IS HEREBY ORDERED that:

- (1) Stanton's Petition(Doc. 1) is **DISMISSED** for lack of jurisdiction;
- (2) Stanton's motion to proceed in forma pauperis (Doc. 3) is **DENIED**; and
- (3) A certificate of appealability is **DENIED**.

The Clerk of Court is directed to enter a judgment of dismissal by separate document.

DATED this day of October 2008.

RICHARD F. CEBULL

UNITED STATES DISTRICT JUDGE